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U.S. APPLICATION NO.			Washington, w
	FIRST NAMED APPLI	CANT	ATTY, DOCKET NO.
09/856162	SAWADA	Ţ	TOS-146-USA
		INTERNAT	IONAL APPLICATION NO.
DONALD E TOWNSEND		PC	T/JP00/06832
TOWNSEND & BANTA			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
1225 EYE STREET NW WASHINGTON, DC 20005		I.A. FILING DAT	E PRIORUTY DATE
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		DATE MAILS	23 JUL 2001
NOTIFICATION OF MISS	SING REQUIREMENTS U	NIDED 15 II C. C.	
STATES	DESIGNATED/ELECTED	OFFICE CO. S.C. 37)	IN THE UNITED
1. The following items have been su	DESIGNATED/ELECTED	OFFICE (DO/EO/U	<b>S</b> )
1. The following items have been su Office as	ffice (37 CFR 1.494) an Elected	d Office (37 CEP 1 405).	nd Trademark
U.S. Basic National Fee.	Indication of Sn	nall Entity States	
Copy of the international	application. Translation of the	he international application	into Facilich
Oath or Declaration of in	ventors(s). Translation of A	Article 19 amendments into	English
Copy of Article 19 amend	dments. Other:Priority C	Claim; IB 304	Dignott.
Priority Document.	<del></del>		
The International Prelimin	nary Examination Report in English	and its Annexes, if any.	
Translation of Annexes to	the International Preliminary Exam	ination Report into English	J.
2 ( Applicant has required apply -			
2. [1] Applicant has requested early pr	Occasing under 35 U.S.C. 371(f) bu	it has not filed the followin	g indicated items and/or
the indicated items in paragraph 3 belo prior to 20 or 30 months from the prio	rity date to avoid abandonment	copy of the international a	pplication must be filed
U.S. Basic National Fee.	Copy of the inte	mational application.	
<ol> <li>The following items MUST be furn acceptance under 35 U.S.C. 371:</li> </ol>	ished within the period set forth beli	ow in order to complete th	e requirements for
7 00 0.5.0. 3/1.	cation into English. A processing fe		
later than the appron	riate 20 or 30 months from the prior	e will be required if submi	itted
The current translation	on is defective for the reasons indica	ited on the attached Notice	of Defective
i ransiation.			
b. Processing fee for provi	iding the translation of the applicatio	on and/or the Annexes later	than the
appropriate 20 or 30	months from the priority date (37 C	FR 1.492(f)).	
the application (prefe	he inventors, in compliance with 37	CFR 1.497(a) and (b), pro	perly identifying
surcharge will be requ	rably by the International application uired if submitted later than the appr	n number and international	filing date). A
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I he current oath or d	eclaration does not comply with 37 (	CFR 1.497(a) and (b) for t	he reasons
indicated on the attack	hed PCT/DO/EO/917. the oath or declaration later than the		
priority date (37 CFR	(1.492(e)).	e appropriate 20 or 30 mon	ths from the
. Additional claim fees of \$	as a large entity is small en	ntity, including any require	ed multiple dependent
laim fee, are required. Applicant must	Submit the additional claim fees or	cancel the additional claim	s for which fees are
hie (37 CFR 1.492(g)). See attached P	TO-875.		
Applicant has not submitted the re	equired sequence listing pursuant to	37 CED 1 931 1 935 . 6	
CT/DO/EO/920.	Admin sodecine using bursumit to	37 CFR 1.821-1.825. See	attached
LL OF THE ITEMS SET FORTH I	N 3(a)-3(d), 4 AND 5 ABOVE MU	IST BE SUBMITTED WI	THIN TWO (2)
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The Article 19 amendments are car 30 (37 CFR 1.495(d)) months from the	ncened since a translation was not p	rovided by the appropriate	20 (37 CFR 1.494(d))
pplicant is reminded that any communic	cation to the United States Patent and	d Trademark Office must b	e mailed to the
dress given in the heading and include	the U.S. application no. shown above	ve. (37 CFR 1.5)	
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PTO-875	PCT/DO/EO/920	7%	
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	NOTIFICATION OF A	DEFECTIVE OATH		<b>23</b> JUL 2001
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appuca	oath or declaration, properly idention number and international fility CFR 1.497(a),(b) and (f) in that	ng date) is required. The	oreferably by the coath or declar	e international ation does not comply
2.	is not executed in accordance with eith does not identify the application to whi does not identify the inventor(s).		1.68.	•
4. 💌 5. 🗀	does not identify the citizenship of each does not state that the person making the to be the original and first inventor or in a patent is sought.	ne oath or declaration believe	es the named inve	ntor or inventors
1.497(a) WILL F	RE TO SUBMIT AN OATH OR AND (b), AND 1.497(d) WHEF RESULT IN FAILURE TO ENTE CONMENT OF THE APPLICAT	RE APPROPRIATE, WI ER THE NATIONAL ST	THIN THE TIME	AE PERIOD SET
Additio	nally, the oath or declaration does	not comply with 37 CFF	R 1.63 in that it	:
1.	does not identify the mailing address mailing address, then the city and sta must also be given.	of each inventor. If the res	idence is differen y of residence of	t from the each inventor
2. 🦳	does not state that the person making	the oath or declaration:		
a	has reviewed and understands the amended by any amendment speci	contents of the application, ifically referred to in the oath	including the clain or declaration.	ns, as
b. [_	acknowledges the duty to disclose material to patentability as define	to the Office all information d in 37 CFR 1.56.	n known to the pe	rson to be
3. 🗍	does not identify the foreign application priority is made pursuant to 37 CFR that of the application on which prioric country, day, month, and year of its second prioric country.	1.55, and any foreign application is claimed, by specifying	ation having a fili	ng date before
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FORM PCT/DO/EO/917 (March 2001)